UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

ALEXANDER BRAURMAN, LIDIYA BRAURMAN, and MICHAEL BRAURMAN, Plaintiffs,

v.

ASSOCIATED RECOVERY SYSTEMS, INC., Defendant.

Case 2:11-cv-06285-WJM-MF

STIPULATION AND ORDER OF VOLUNTARY DISMISSAL WITH PREJUDICE

The undersigned, being counsel for all parties who have appeared in this action, represent the parties have amicably resolved this matter, and neither Fed.R.Civ.P. 23(e), 23.1(c), 23.2 nor 66 apply to this matter.

Now, therefore, by this stipulation and in accordance with Fed.R.Civ.P. 41(a)(1)(A)(ii), Plaintiff voluntarily dismisses this action with prejudice and without costs.

Philip D. Stern & Associates, LLC Attorneys for Plaintiffs, Alexander Braurman, Lidiva Braurman and Michael Braurman s/Philip D. Stern Dated: April 24, 2012 Philip D. Stern The Salvo Law Firm, PC Attorneys for Defendant, Associated Recovery Systems, Inc. s/Cindy D. Salvo Dated: April 24, 2012 Cindy D. Salvo SO ORDERED:

William J. Martini, U.S.D.J.